Ms tires and wheels 3100 Jaughn Blud Ft. worth, Tx 76105

Commercial Lease

	This lease is made between SALEH ELHAMAD		
	of instiles and wheels	, herein called Lessor, and	
	MAJI, SAGUAN	, of	
	, herein called Lessee. Lessee hereby offers to lease from Lessor the		
		TARRANT	
	State of TexAs, described as 3100 vangly BLVD		
	Burchill ADDITION		
	BLK 41 Lots 1 Than 4 Less Raw		
	upon the following TERMS and CONDITIONS:		
	1. Term and Rent. Lessor demises the above premises for a term of		
may	11, 20 0 q, and terminating on may 1 , 20 1 3, or	sooner as provided herein at the annual rental	
	of <u>one thes and Southern</u> Dollars (\$ <u>1 4 50.0</u> poayable in equal installments in advance on the first day of each month for that month's rental, during the term of this lease. All rental payments shall be made to Lessor, at the address specified above.		
	2. Use. Lessee shall use and occupy the premises for Auto Refail Tile - INS Pectio. The premises shall		
	be used for no other purpose. Lessor represents that the premises may lawfully be used for such purpose. Lessee shall not use		
	the premises for the purposes of storing, manufacturing or selling any explosives,	nammables, or other inherently dangerous	
	substance, chemical, thing, or device.		
	3. Care and Maintenance of Premises. Lessee acknowledges that the premise theory indicated begin a second shall at his own propose and shall since maintenance.		
	otherwise indicated herein. Lessee shall, at his own expense and at all times, main including plate glass, electrical wiring, plumbing and heating installations and any		
	and shall surrender the same, at termination hereof, in as good condition as receiv	od normal wear and toar evented. Lesses	
	shall be responsible for all repairs required, excepting the roof, exterior walls, struc		
	This Leave STAN may 11-2009 Ei	LL MAY 11-2015	
	Lessee Agree To PRIVIAC LIBIL		
	This Lease CANT THANSFIR TO N	in bayer with out	
	PARMISON LAND LORD	<u> </u>	
	which shall be maintained by Lessor. Lessee shall also maintain in good condition	such portions adjacent to the premises, such	
	as sidewalks, driveways, lawns and shrubbery, which would otherwise be required		

improvements, in, to or about the premises.

5. Ordinances and Statutes. Lessee shall comply with all statutes, ordinances and requirements of all municipal, state and federal authorities now in force, or which may hereafter be in force, pertaining to the premises, occasioned by or affecting the

4. Alterations. Lessee shall not, without first obtaining the written consent of Lessor, make any alterations, additions, or

- use thereof by Lessee.

 6. Assignment and Subletting. Lessee shall not assign this lease or sublet any portion of the premises without prior written consent of the Lessor, which shall not be unreasonably withheld. Any such assignment or subletting without consent shall be void and, at the option of the Lessor, may terminate this lease.
- 7. Utilities. All applications and connections for necessary utility services on the demised premises shall be made in the name of Lessee only, and Lessee shall be solely liable for utility charges as they become due, including those for sewer, water, gas, electricity, and telephone services. In the event that any utility or service provided to the premises is not separately metered, Lessor shall pay the amount due and separately invoice Lessee for Lessee's pro rata share of the charges. Tenant shall pay such amounts within fifteen (15) days of invoice. Lessee acknowledges that the leased premises are designed to provide standard office use electrical facilities and standard office lighting. Lessee shall not use any equipment or devices that utilize excessive electrical energy or that may, in Lessor's reasonable opinion, overload the wiring or interfere with electrical services to other tenants.
- **8. Entry and Inspection.** Lessee shall permit Lessor or Lessor's agents to enter upon the premises at reasonable times and upon reasonable notice, for the purpose of inspecting the same, and will permit Lessor at any time within sixty (60) days prior to the expiration of this lease, to place upon the premises any usual "To Let" or "For Lease" signs, and permit persons desiring to

lease the same to inspect the premises thereafter.
9. Parking. During the term of this lease, Lessee shall have the nonexclusive use in common with Lessor, other tenants of the
building, their guests and invitees, of the nonreserved common automobile parking areas, driveways, and foot ways, subject to
rules and regulations for the use thereof as prescribed from time to time by Lessor. Lessor reserves the right to designate park-
ing areas within the building or in a reasonable proximity thereto, for Lessee and Lessee's agents and employees. Lessee shall
provide Lessor with a list of all license numbers for the cars owned by Lessee, its agents and employees. Separated structured
parking, if any, located about the building is reserved for Lessees of the building who rent such parking spaces. Lessee hereby
leases from Lessor spaces in such a structural parking area, such spaces to be on a first-come first-served basis. In
consideration of the leasing to Lessee of such spaces, Lessee shall pay a monthly rentalDollars
(\$) per space throughout the term of the lease. Such rent shall be due and payable each month without
demand at the time herein set for the payment of other monthly rentals, in addition to such other rentals.
10. Possession. If Lessor is unable to deliver possession of the premises at the commencement hereof, Lessor shall not be
liable for any damage caused thereby, nor shall this lease be void or voidable, but Lessee shall not be liable for any rent until
possession is delivered. Lessee may terminate this lease if possession is not delivered within days of the commence-
ment of the term hereof.
11. Indemnification of Lessor. To the extent of the law, Lessor shall not be liable for any damage or injury to Lessee, or any
other person, or to any property, occurring on the demised premises or any part thereof. Lessee agrees to indemnify and hold
Lessor harmless from any claims for damages which arise in connection with any such occurrence. Said indemnification shall
include indemnity from any costs or fee which Lessor may incur in defending said claim.
12. Insurance. Lessee, at his expense, shall maintain plate glass and public liability insurance including bodily injury and prop-
erty damage insuring Lessee and Lessor with minimum coverage as follows:
erry damage insuring tessee and tessor with minimight coverage as follows.
Lessee shall provide Lessor with a Certificate of Insurance showing Lessor as additional insured. The Certificate shall
provide for a ten-day written notice to Lessor in the event of cancellation or material change of coverage. To the
maximum extent permitted by insurance policies which may be owned by Lessor or Lessee, Lessee and Lessor, for the
benefit of each other, waive any and all rights of sub rogation which might otherwise exist.
benefit of each other, waive any and all rights of 500 regation which might otherwise exist.
If the leased premises or any other part of the building is damaged by fire or other casualty resulting from any act of
negligence of Lessee or any of Lessee's agents, employees or invitees, rent shall not be diminished or abated while
such damages are under repair, and Lessee shall be responsible for the costs of repair not covered by insurance.
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13. Eminent Domain. If the premises or any part thereof or any estate therein, or any other part of the building materially
affecting Lessee's use of the premises, shall be taken by eminent domain, this lease shall terminate on the date when title vests
pursuant to such taking. The rent, and any additional rent, shall be apportioned as of the termination date, and any rent paid
for any period beyond that date shall be repaid to Lessee. Lessee shall not be entitled to any part of the award for such taking
or any payment in lieu thereof, but Lessee may file a claim for any taking of fixtures and improvements owned by Lessee, and for
moving expenses. 14. Destruction of Bramicas. In the quant of a partial destruction of the promises during the term hereof from any cause Losses.
14. Destruction of Premises. In the event of a partial destruction of the premises during the term hereof, from any cause, Lessor
shall forthwith repair the same, provided that such repairs can be made within sixty (60) days under existing governmental laws
and regulations, but such partial destruction shall not terminate this lease, except that Lessee shall be entitled to a proportionate
reduction of rent while such repairs are being made, based upon the extent to which the making of such repairs shall interfere with
the business of Lessee on the premises. If such repairs cannot be made within said sixty (60) days, Lessor, at his option, may make
the same within a reasonable time, this lease continuing in effect with the rent proportionately abated as aforesaid, and in the
event that Lessor shall not elect to make such repairs which cannot be made within sixty (60) days, this lease may be terminated at
the option of either party. In the event that the building in which the demised premises may be situated is destroyed to an extent of
not less than one-third of the replacement costs thereof, Lessor may elect to terminate this lease whether the demised premises be
injured or not. A total destruction of the building in which the premises may be situated shall terminate this lease
15. Lessor's Remedies on Default. If Lessee defaults in the payment of rent, or any additional rent, or defaults in the
performance of any of the other covenants or conditions hereof, Lessor may give Lessee notice of such default and if Lessee does
not cure any such default within days, after the giving of such notice (or if such other default is of such nature
that it cannot be completely cured within such period, if Lessee does not commence such curing within such days and
thereafter proceed with reasonable diligence and in good faith to cure such default), then Lessor may terminate this lease on
not less than days' notice to Lessee. On the date specified in such notice the term of this lease shall
terminate, and Lessee shall then quit and surrender the premises to Lessor, without extinguishing Lessee's liability. If this lease

shall have been so terminated by Lessor, Lessor may at any time thereafter resume possession of the premises by any lawful means and remove Lessee or other occupants and their effects. No failure to enforce any term shall be deemed a waiver. 16. Security Deposit. Lessee shall deposit with Lessor on the signing of this lesse the sum of
Signed this
State of Texas County of TWORAN This instrument was acknowledged before me day of may by 549 way HAJI
Lessor: <u>SALEh</u> ELHAMAD Word Notary Public's Signature My commission expires 1-2 2010
Lessee: SAGUAN HASI
MY COMMISSION EXPIRES January 2, 2010



MS TIRES & WHEELS 3100 VAUGHN BLVD

FT WORTH

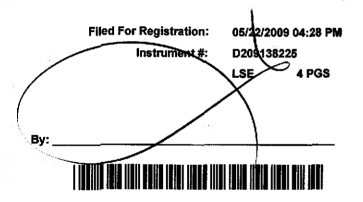
TX 76105

Submitter: MS TIRES & WHEELS

SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

<u>DO NOT DESTROY</u> WARNING - THIS IS PART OF THE OFFICIAL RECORD.

\$24.00



D209138225

ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

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